

FEDERAL ELECTIONS COMMISSION

Lavins

2013 AUG 23 PM 3:45

Vero Beach, FL 32960

August 19, 2013

OFFICE OF LEGAL COUNSEL

Ms. Ruth Heilzer
Attorney
Office of Complaints Examination
and Legal Administration
999 E Street. N. W.
Washington, D. C. 20463

MUR # 6751

Dear Ms. Heilzer:

SUBJECT: ENFORCEMENT OF 2 U.S.C.437g IN REGARD TO FALSE
AND INSUFFICIENT INFORMATION BEING FILED WITH THE
FEDERAL ELECTIONS COMMISSION

In response to your letter to me of August 1, 2013, I have reformatted the
compliant so that the Federal Elections Commission can focus on the three
areas of violations of your regulations that Corry Westbrook, candidate for
the U. S. Congress has violated to date.

Per our telecon of Thursday, July 16, 2013, I would like to file a formal
fraud complaint about the Corry Westbrook for Congress campaign.

ALLEGATION NUMBER ONE

Corry Westbrook launched her campaign by using false information on the
FEC Form 1 filed March 28, 2013 and received by the FEC on April 1,
2013. On this form Corry Westbrook began a pattern of fraud that has been
the hallmark of her entire campaign to challenge the incumbent, Mr.

William Posey in the 8th Congressional District representing Florida. The FEC has identified this campaign as H4FL08077.

The FEC Form 1 filed also was signed by the campaign treasurer, Catherine Wenzig who was also well aware of the fact that Corry Westbrook had a husband, job and home in Washington, D. C. at the time that Corry Westbrook falsely claimed to be a Florida resident.

The FEC documentation fraudulently signed by Corry Westbrook identifies her Florida address as 1127 21st Street, Vero Beach, Fl 32963. This is a leased office space. Another fraudulent address used often in the fraudulent campaign is that of Corry Westbrook's parents, Parris and Kathy Westbrook. Their address is 1955 3rd Street, Vero Beach, Fl 32960. Their phone number is:

Corry Westbrook has a husband, job and home in Washington, D. C. Her official address is . in the Woodley Park area of Washington, D. C. The phone number listed for the property is

Corry Westbrook's husband is Jeff Kempic and he is employed by the Environmental Protection Agency. His EPA number is: 202-564-4880.

Corry Westbrook has not been a resident of Florida in over a decade and is thereby not eligible to be a candidate in a U. S. House of Representatives election in 2014.

On February 8, 2013 Corry Westbrook initiated her campaign of fraud by obtaining a Florida Voter registration again in Indian River County. Again she fraudulently used her parents address.

Confirmation of the fraudulent use of a false address in registering to be a Florida voter can be obtained by accessing the Indian River County data base: www.electionsfl.org/indianriver/index.php?mais=Y. Add identifiers: "Westbrook," "1955," and "12/21/70." The Supervisor of Elections for Indian River County, Leslie Swan, has been notified of his fraud. The decision on whether or not to prosecute this fraud is now under review by the Secretary of State in Tallahassee, Florida.

Subsequent to our last communication, I have learned that Corry Westbrook still retains a District of Columbia driver's license and her motor vehicle is still registered in the District of Columbia.

On the Corry Westbrook for Congress site on Facebook there is also a photograph of her turning in signed petitions to a staff member of the Office of the Supervisor of Elections of Indian River County. In her submittal of this documentation, Corry Westbrook again fraudulently used her parents address.

Additional confirmation of the pattern of fraud can be confirmed by contacting Corry Westbrook's employer, Oceana, located at 1350 Connecticut Avenue, Washington, D. C. 20036. The phone number is 202-833-3900. Corry Westbrook obviously is not able to fulfill her official duties in Washington, D. C. if she is living at her parents Florida home of her leased office space as she fraudulently indicated on her FEC 1 filing.

Since the 8th Congressional District also includes Brevard County, this same pattern of fraud has been followed in submitting petitions to the Supervisor of Elections for Brevard County, Lori Scott.

Subject to the initial fraudulent use of her parents address, Corry Westbrook has rented office space in Vero Beach, Fl and is now using that address on her official FEC filings. The FEC filings identify the use of campaign funds for renting this office space that is a part of the fraud associated with the Corry Westbrook for Congress campaign. I do not have information on the lease agreement. Thus, I have no way of knowing if she falsified her official address on this documentation as she has done in her campaign filings.

The FEC filings also identify that a fundraising event occurred at the official residence of Corry Westbrook on _____ in Washington, D. C.

ALLEGATION NUMBER TWO

Since Corry Westbrook has a husband, job and home in Washington, D. C., she is now flying to Florida for regular meetings with her parents who are her campaign managers. In order to be able to do so, Corry Westbrook is using campaign donations for the purchase of her airline tickets. Several thousand dollars have been spent in this manner and these are not being reported in the mandatory quarterly filings with the Federal Elections Commission. Thus, this is a clear violation of FEC rules and regulations.

ALLEGATION NUMBER THREE

Corry Westbrook is not advising the electorate that she is not a legal resident of Florida. She, of course, is also not sharing this vital information with those who are gullibly contributing to her campaign.

As a retiree of Federal service, I know that there are severe penalties associated with presenting false information to any government agency. Thus, I felt a moral obligation to notify the FEC about the violations of law.

I would be more than happy to provide any additional information needed to assess whether or not Corry Westbrook violated the clear mandate on the FEC Form 1 that she not provide false information. There is no doubt that Corry Westbrook knew that she had a husband, job and home in Washington, D. C. when she fraudulently signed the FEC form launching her campaign. If there is a need for any further information, I can be reaching be e-mail at: _____ or by phone at: _____

The voters of the 8th Congressional District in Florida deserve to have a candidate who is honest from Day One in the quest to be elected to the U. S. House of Representatives.

The Office of the Secretary/Division of Elections of Florida is also now investigating the pattern of fraud that Corry Westbrook has engaged in as a part of her personal ambition to be a member of the U. S. Congress.

In accordance with the instructions in your August 1, 2013 letter. This material should be officially file as a legally sufficient complaint. I affirmed before a Notary that the contents of this complaint are true to the best of my knowledge.

SUBSCRIBED AND SWORN TO BEFORE ME ON THIS 20
DAY OF August, 2013.

NOTARY SIGNATURE: _____

COMPLAINANT
SIGNATURE: _____

Patricia C. Lavins

Sincerely,

Patricia C. Lavins

Patricia Lavins

Vero Beach, Fl 32963

